

Exhibit Z

12:30:10 A. No.
12:30:10 Q. Did you provide access to
12:30:11 your Facebook account prior to
12:30:13 filing suit to your attorneys?
12:30:16 A. Can you say again?
12:30:17 Q. Did you give your
12:30:18 attorneys access to your
12:30:19 Facebook account?
12:30:22 A. Which because I have many.
12:30:23 There are some we did not find
12:30:26 our way out but some we did.
12:30:29 Q. Prior to filing suit did
12:30:31 you give them access to your
12:30:32 Facebook account in June?
12:30:33 A. Which account because my
12:30:35 attorney has many account of me,
12:30:37 so clarify which one because I
12:30:38 don't know from any of your
12:30:39 Facebook accounts. Did you give
12:30:41 your attorney a.m. access to any
12:30:43 -- any information account.
12:30:45 A. Yes, I believe so.
12:30:48 Q. In June?
12:30:49 A. Not about the month. Not
12:30:51 about the answer of the month u
12:30:53 but they have one of my accessing,
12:30:55 some of my accessing and some
12:30:57 we have not yet found the
12:30:58 solution.
12:30:59 Q. I'm asking web you gave
12:31:01 your attorneys access to the
12:31:02 account, from the time of
12:31:06 started about the question about
12:31:09 the Facebook account I've been
12:31:10 diving with they'll bout my
12:31:12 account (\the\to question
12:31:14 SHRAOUB).
12:31:15 Q. I don't know I've answered
12:31:15 my question. Before you filed
12:31:17 this Latin June of 2014, did you
12:31:21 give your attorneys access to
12:31:24 any of your Facebook accounts?
12:31:26 MS. YATES: You know, I'm going
12:31:28 to -- I'm going to object to
12:31:30 this question.
12:31:32 THE WITNESS: Me also. I'm
12:31:33 sorry.
12:31:34 MS. YATES: I'm going to object
12:31:34 to the question on the basis of
12:31:36 attorney-client privilege.
12:31:38 Q. So are you instructing --
12:31:39 member?
12:31:40 MS. YATES: I'm instructing you
12:31:40 not to answer.
12:31:43 MS. MUELLER: You're? String
12:31:44 her not to answer.
12:31:45 Q. Ms. Muchira, did Luluh